

IN THE UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

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	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, <u>et al.</u> ,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
-----	X	

AFFIDAVIT OF PUBLICATION OF TIM HART IN THE
FINANCIAL TIMES

AFFIDAVITS

IN THE MATTER DELPHI CORPORATION
OF:

STATE OF NEW YORK: |

SS: |

COUNTY OF NEW YORK: |

I, Tim Hart, being duly sworn, hereby certify that (a) I am the Vice President - Financial Advertising of FT Publications, Inc., Publisher of the FINANCIAL TIMES, a daily newspaper general circulation in the City and County of New York, and (b) that the Notice of which the annexed is a copy was published in the WORLDWIDE EDITIONS OF THE FINANCIAL TIMES on the

7TH day of MAY 2009



VICE-PRESIDENT OF ADVERTISING -FINANCIAL ADVERTISING:

SWORN TO BEFORE ME THIS:

Hope Kaye

NOTARY PUBLIC

HOPE KAYE
Notary Public, State of New York
No. 31-4944197
Qualified in New York County
Commission Expires

Hope Kaye 11/14/10

is contentious. In the past few years, Uni-
05-44481-1 (RDD) (\$6 Doc
worth of businesses under
Patrick Cescau, the former
chief executive.
See Lex

licated since he took over
as chief executive. His deci-
10618 Filed 05/13/09 Entered 05/13/09 22:47:58 Main Document
gets last quarter caused a
6 per cent fall in the com-
pany's share price - and his
remarks to the FT that it is
not "inevitable" that Uni-
growth agenda" marks a

wants to improve organic
growth by improving Uni-
customers. To do this, Uni-
lever is creating "customer
innovation centres" where
they will test new products
and run focus groups with
margins and working ca-
tal. "Everybody now has ti
structural changes are n
on the agenda. Althoug
some investors have su
gested Unilever would mal
more money if it split i

es
KRUPTCY COURT
T OF NEW YORK
EA LIMITED,
oreign Proceeding.

ING OF A PETITION UNDER CHAPTER 15 OF THE UNITED STATES
DE AND ORDER TO SHOW CAUSE WITH TEMPORARY RESTRAINING
DER SCHEDULING HEARING TO CONSIDER CHAPTER 15 PETITION

TICE that, on April 28, 2009, Roy Bailey, Alan Robert Bloom, Colin Peter
nas Merchant Burton (collectively, the "Petitioners"), appointed Joint
exco North Sea Limited (the "Company") by the High Court of Justice of
e "High Court"), as the duly authorized foreign representatives, as defined by
11 of the United States Code (the "Bankruptcy Code"), by their United States
& Parke LLP, filed a Petition (the "Petition") pursuant to Chapter 15 of the
the United States Bankruptcy Court for the Southern District of New York (the
the petition of the Company's administration proceeding under the Insolvency Act
the High Court (the "English Proceeding") as a "foreign main proceeding," as
(24) of the Bankruptcy Code.

THE PETITION NOTICE that, in addition to the Petition, the Petitioners filed, among
delated Petition Under Chapter 15 for Recognition of a Foreign Main Proceeding
Order to Show Cause (with Temporary Restraining Order) and Preliminary
Petition), and (ii) the Memorandum of Law in Support of (i) Verified Petition
Recognition of a Foreign Main Proceeding and (ii) Application for Order to
Temporary Restraining Order) and Preliminary Injunction (collectively, the
Temporary Restraining Order) and Preliminary Injunction (collectively, the

THE PETITION NOTICE that the Court has issued an Order to Show Cause with
Order and Order Scheduling Hearing to Consider Chapter 15 Petition, dated
30") Dkt. No. 9, pursuant to which a hearing will be held on May 6, 2009 at
Date) before the Honorable Robert D. Drain in Room 610 of the Bankruptcy
Green, New York, New York, to consider the Petitioners' request for a
Order (the "Preliminary Injunction"):

persons and entities from commencing or continuing any action or legal
without limitation, arbitration, or any judicial, quasi-judicial, administrative or
ceeding or process whatsoever) (each, an "Action"), including any discovery,
or against its assets or the proceeds thereof; (ii) enforcement of any judicial,
administrative or regulatory judgment, assessment or order or arbitration award
against its assets or the proceeds thereof; and (iii) commencement or continuation
of any legal action or the proceeds thereof, or any lien, setoff or other claim against the Company or
its assets or the proceeds thereof; provided, however, that no action described in
560, 561, 562, and 1519(d) and (f) of the Bankruptcy Code (the "Excepted
ed");

persons and entities other than the Petitioners, as Joint Administrators of the
governing or exercising control over the Company's assets except as expressly
Petitioners in writing; and

persons and entities from continuing the Attachment Actions (as defined in the
Petition) that the parties to the Attachment Actions are permitted to
to obtain relief from the United States District Court for the Southern District of
New York (the "District Court") solely in its response to requests or motions for
relief (as defined in the Verified Petition).

THE PETITION NOTICE that, pending the Return Date, all persons and entities are
ad from (a) continuing any Action or commencing any additional Action,
y, or its assets or the proceeds thereof; (b) enforcing any judicial, quasi-
or regulatory judgment, assessment or order or arbitration award against the
or the proceeds thereof; (c) commencing or continuing any Action to create,
lien, setoff or other claim against the Company or against any of its assets or
(d) managing or exercising control over the Company's assets except as
the Petitioners in writing; or (e) continuing the Attachment Actions; provided,
Attachment Actions are not enjoined or prohibited, and (ii) parties to the Attachment
seek and obtain relief from the District Court in connection with or in
of the motions for orders vacating the Attachments.

OTHER NOTICE that until further order of the Court, the Petitioners, as Joint
Administrators of the Company, are established as the exclusive representatives of the Company
appear in any court on behalf of the Company and to apply directly to any
request for relief in that court, including, without limitation, seeking to stay any
request or motion for an order vacating an attachment, and (ii) the exclusive
the Company's assets and affairs including, without limitation, any transfer of
bank accounts maintained by the Company.

THE PETITION NOTICE that responses or objections to the Petitioners' request for a
shall be filed with the Court, with a copy to the Chambers of the Honorable
States Bankruptcy Judge, and served on Chadbourne & Parke LLP, 30
New York, New York 10112 (Attention: Howard Seife, Esq.), attorneys for the
received on or before May 5, 2009 at 12:00 noon.

OTHER NOTICE that a hearing to consider the Petition and the Petitioners'
of the English Proceeding as a foreign main proceeding, for a permanent
relief shall be held before the Court, in Room 610 of the United States
the Southern District of New York, One Bowling Green, New York, New York,
0:00 a.m. (the "Recognition Hearing"), or as soon thereafter as counsel may

OTHER NOTICE that responses or objections to the Petitioners' request for
lish Proceeding as a foreign main proceeding, a permanent injunction and
rms set forth in the Petition shall be filed with the Court, with a copy to the
orable Robert D. Drain, United States Bankruptcy Judge, and served on
L.P. 30 Rockefeller Plaza, New York, New York 10112 (Attention: Howard Seife,
Petitioners, so as to be received on or before May 18, 2009 at 12:00 noon.

OTHER NOTICE that all parties-in-interest opposed to the Petitioners' request
English Proceeding as a foreign main proceeding, a permanent injunction and
ear at the Court at the Recognition Hearing.

OTHER NOTICE that the hearing to consider the Petitioners' request for
lish Proceeding as a foreign main proceeding, a permanent injunction and
as for the Preliminary Injunction may be adjourned from time to time without
announcement in open court.

OTHER NOTICE that if no response or objection is timely filed and served as
Court may issue the Preliminary Injunction and/or an order granting the
or recognition of the English Proceeding as a foreign main proceeding, a
and related relief without further notice. Copies of the Petition, the Supporting
IO will be made available upon request at the office of the Petitioners' United
address below:

ADBOURNE & PARKE LLP • Attorneys for the Petitioners
efeller Plaza • New York, New York 10112 • (212) 408-5100
Attn: Howard Seife, Esq. and Francisco Vazquez, Esq.

Business For Sale

Mineral water well for
sale in Europe
The well produces 45 million liters of
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water per year. For more information,
Visit:
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Delphi Legal Information Hotline:
Toll Free: (800) 718-5305
International: (248) 813-2698
UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK
In re
DELPHI CORPORATION, et al.,
Debtor.
Chapter 11
Case No. 05-44481 (RDD)
(Jointly Administered)

NOTICE OF SALE OF CERTAIN ASSETS AT AUCTION
PLEASE TAKE NOTICE THAT:

1. Pursuant to the Order Under 11 U.S.C. §§ 363 And 1123 And Fed. R. Bankr.
P. 2002 And 9014 (i) Approving Bidding Procedures, (ii) Granting Certain Bid Pro-
tections, (iii) Approving Form And Manner Of Sale Notices, And (iv) Setting Sale
Hearing Date In Connection With Sale Of Brakes And Ride Dynamics Businesses,
entered on May 1, 2009 (the "Bidding Procedures Order"), Delphi Corporation
("Delphi") and certain of its affiliates, including certain affiliated chapter 11 Debtors
as set forth in the Agreement (the "Selling Debtor Entities"), entered into a
Master Sale And Purchase Agreement (the "Agreement") with Beijing West Heavy
Industries Co., Ltd. and certain of its affiliates (the "Buyers") on March 30, 2009,
for the purchase of substantially all of the Selling Debtor Entities' assets (the
"Acquired Assets") primarily used in the brakes and ride dynamics businesses of
the Selling Debtor Entities (the "Sale Businesses") free and clear of liens, claims,
encumbrances, and interests. Capitalized terms used but not otherwise defined in
this notice have the meanings ascribed to them in the Sale Motion.

2. All interested parties are invited to make an offer to purchase the Acquired
Assets in accordance with the terms and conditions approved by the Bankruptcy
Court (the "Bidding Procedures") by 11:00 a.m. (prevailing Eastern time) on May
11, 2009. Pursuant to the Bidding Procedures, the Sellers may conduct an auc-
tion for the Acquired Assets (the "Auction") beginning at 11:00 a.m. (prevailing
Eastern time) on May 15, 2009 at the offices of Skadden, Arps, Slate, Meagher &
Flom LLP, 333 West Wacker Drive, Chicago, Illinois 60606 or Four Times Square
New York, New York 10036.

3. Participation at the Auction is subject to the Bidding Procedures and the Bid-
ding Procedures Order. A copy of the Bidding Procedures is available by contacting
the undersigned counsel to the Selling Debtor Entities or by accessing Delphi's
Legal Information Website, www.delphidocket.com.

4. A hearing to approve the Sale of the Acquired Assets to the highest and best
bidder will be held on May 21, 2009 at 10:00 a.m. (prevailing Eastern time) at the
United States Bankruptcy Court for the Southern District of New York, One Bowling
Green, Room 610, New York, New York 10004, before the Honorable Robert D.
Drain, United States Bankruptcy Judge. The hearing on the Sale may be adjourned
without notice other than an adjournment in open court.

5. Objections, if any, to the proposed Sale must be filed and served in accor-
dance with the Bidding Procedures Order and actually received no later than 4:00
p.m. (prevailing Eastern time) on May 14, 2009.

This notice is qualified in its entirety by the Bidding Procedures Order.

Dated: May 1, 2009, New York, New York

BY ORDER OF THE COURT
John Wm. Butler, Jr., John K. Lyons,
Ron E. Meisler, SKADDEN, ARPS, SLATE,
MEAGHER & FLOM LLP, 333 West Wacker
Drive, Suite 2100, Chicago, Illinois 60606,
(312) 407-0700
Kavayn A. Marafioti, Thomas J. Matz,
SKADDEN, ARPS, SLATE, MEAGHER
& FLOM LLP, Four Times Square,
New York, New York 10036,
(212) 735-3000

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

Contracts & Tenders

BHARAT HEAVY ELECTRICALS LTD., BHOPAL

MATERIAL MANAGEMENT (COPPER)
PIPLANI - BHOPAL - 460 022 (M.P.) INDIA
PHONE : +91 755 2503098, 2502743 FAX : +91 755 2500023
E-Mail : anigudkar@bhelbpl.co.in, rkkhare@bhelbpl.co.in

Expression of Interest
TENDER NOTICE NO. MM/CU/2009-10/01
Expression of Interest are invited for supply of Wire Bars and Oxygen Free Continuous
Cast Copper Rods. The details of specifications is mentioned in annexure-I which can be
downloaded from our website against Tender Notice No. MM/CU/2009-10/01.
The registration forms can be downloaded from our website http://www.bhelbhopal.com
& corporate website http://www.bhel.com
Our annual requirement for these items is approx. 500 MT.
Interested parties may apply for registration by submitting the duly filled in format available
on the website. Last date for submitting the tender is 30th June 2009.
CPR-10(T)/15/09/10/PPX/ASP AGM (MM-PPX)

MADHYA PRADESH POWER GENERATING COMPANY
LIMITED. OFFICE OF THE EXECUTIVE DIRECTOR (CIVIL) P&D
PROJECT BLOCK NO.1, SHAKTI BHAVAN, RAMPUR,
JABALPUR (M.P.) - INDIA PHONE NO. 91761-
2702810/2702824/2702838/2664250 FAX NO. 91 761 2664250 e-mail:
cecivilpndproject@bsnl.in- INTERNATIONAL COMPETITIVE BIDDING
FOR GENERAL CIVIL WORK-I PACKAGE OF 2X600MW SHRI SINGAJI
THERMAL POWER PROJECT AT DONGALIA/ PURNI, DISTT.
KHANDWA (M.P.) INDIA (SPECIFICATION NO. MPPGCL/CIVIL-
P&D:PROJECT/SSTPP/CB/02) DETAILED SCOPE, QUALIFYING
CRITERIA AND OTHER DETAILS MAY BE VIEWED AND
DOWNLOADED FROM WEBSITE www.mppgenco.nic.in. LAST DATE
OF SALE OF BID DOCUMENT IS 25th MAY 2009 UPTO 13.00 HRS.

Businesses for sale

Asia Aluminum step up fight for

INDUSTRIAL METALS
KPMG hired to
help hedge funds

Case seen as guide
to investor rights

By Sundeep Tucker
in Hong Kong

A group of foreign share-
holders facing heavy losses
after a Chinese aluminium
company filed for provi-
sional liquidation have hired
high-profile financial advisers
to represent them, rais-
ing the stakes in the battle
for the company's assets.

Asia Aluminum, one of the
world's top three aluminium
processing companies, was
placed in provisional liquida-
tion by a Hong Kong court
in March after investors
spurned a proposed \$1.2bn
debt restructuring.

The company's future
being watched closely across
Asia and in debt markets -
an important guide to invest-
or rights as companies
scramble to restructure the
finances in the downturn.

Greentown China Hol-
ings, a struggling proper
company, this week unveils

News digest

EasyJet board feels Stelios heat

Sir Stelios Haji-Ioannou has
intensified his fight with
the rest of the board and
management of EasyJet over
the airline's rate of growth.

A spokesman for Sir
Stelios said the EasyJet
founder and non-executive
director believed the
company was still planning
"to buy too many new
aircraft from Airbus too
soon, and the passenger
numbers are not keeping up
with the aircraft numbers".

The comments came as the
UK's leading low-cost
carrier said losses in the
first half had more than
doubled but forecast it
would remain in profit in
the full year.

The group, which has
been hit by conflict in its
board and the departure of
some senior executives, said
losses reflected higher fuel
costs due to its earlier
hedging policies and the
lower utilisation of its fleet,
as it cut planned capacity
growth during the winter in
response to weak demand.

Sir Stelios's spokesman



EasyJet losses rose in spite
of revenues increasing

Airbus order for an another
91 aircraft" due for delivery
during the next four years.

EasyJet said its pre-tax
losses in the six months to
the end of March had risen
from £57.5m to £116.5m, in
spite of a 16 per cent
increase in revenues from
£892m to £1.03bn.

Kevin Done, London

Liberty in deal to sell UPC Slovenia

Liberty Global the